

EXHIBIT 6

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
COUNTY DEPARTMENT, LAW DIVISION

KATHLEEN KOCH,
Plaintiff,

v.

VANTAGE SPECIALTY CHEMICALS,
INC., et al.,
Defendants.

Case No. 2023 L 000686

In re Medline EtO Release Litigation

Judge John H. Ehrlich

Courtroom 2306

**UNOPPOSED MOTION TO APPOINT CATHY YANNI OF JAMS
AS ALLOCATION NEUTRAL OF THE VANTAGE SETTLEMENT**

Defendant Vantage Specialty Chemicals, Inc. (“Vantage”) and Plaintiffs’ Counsel Edelson PC recently entered into a binding settlement agreement under which, among other provisions, [REDACTED] will be allocated amongst approximately **450** qualifying and consenting plaintiffs. The settlement agreement provides for a robust allocation process, complete with challenge rights for Vantage, appellate rights for participating plaintiffs, and the opportunity to present live testimony to a neutral in support of both challenges and appeals.

At the conclusion of the challenge and appeals process, anticipated to occur in approximately **January 2025**, Vantage may—depending on the number of qualifying plaintiffs—have the right to exercise a Walk-Away right under which it may terminate the settlement as null and void. Assuming that does not happen, the settlement agreement provides that; (i) participating plaintiffs will receive their settlement money and (ii) participating plaintiffs and Vantage will stipulate to entry of a consent judgment in favor of each participating plaintiff’s claims against Vantage. **Table 1**, below, provides an overview of the key events related to this settlement process.

TABLE 1

Event	Approximate Date
Potentially eligible plaintiffs notified of individual allocation	September 2024
Deadline for each plaintiff to accept, reject, or appeal allocation	November 2024
Deadline for Vantage to issue any challenges to eligibility	November 2024
Deadline for Allocation Neutral to resolve appeals	December 2024
Deadline for Allocation Neutral to resolve Vantage eligibility challenges	December 2024
Anticipated motion for good-faith finding	December 2024
Deadline for Vantage to exercise Walk-Away Right	January 2025
Participating Plaintiffs to receive settlement money	January 2025
Parties to stipulate to entry of consent judgment(s)	January 2025 ¹

Pursuant to the settlement agreement, the robust allocation process described above is to be overseen by Cathy Yanni of JAMS, who is to be appointed by the Court to serve as Allocation Neutral. Consequently, non-party Edelson PC and Defendant Vantage **jointly** move the Court to enter the attached [Proposed] Order appoint Cathy Yanni as Allocation Neutral for the Vantage Settlement.

¹ In response to colloquy at the June 26, 2024 status conference, Plaintiffs' counsel Edelson PC provide the following position statement: Until such time as participating plaintiffs have received their settlement money and Vantage has consented to entry of judgment in favor of plaintiffs and against Vantage, it is not appropriate or reasonable for potentially-settling plaintiffs to dismiss Vantage from their cases or otherwise remove Vantage from their complaints. Doing so would unnecessarily and unreasonably jeopardize plaintiffs' right to pursue their claims against Vantage in the event that Vantage subsequently exercises its Walk-Away right, unnecessarily and unreasonably increase the risk that a non-settling defendant tampers with plaintiffs' chosen forum (*e.g.*, by attempting to remove to federal court or transfer to another Illinois circuit court), and more broadly unnecessarily and unreasonably encourage Vantage to exercise its Walk-Away right (*e.g.*, in the event that the non-settling defendant's attempt to change forum is successful, and Vantage decides to litigate in that new forum rather than settle). Defendant Vantage takes no position on these assertions of Edelson PC.

Ms. Yanni's expertise in the area of mass tort settlement allocation is unparalleled.

Currently Ms. Yanni is serving as Trustee of the Fire Victim Trust, overseeing all Trust operations, including the resolution of 255,000 claims from 72,000 claimants damaged by the 2015 Butte, 2017 North Bay, and 2018 Camp Fires. Created in July 2020 pursuant to PG&E's Chapter 11 Plan of Reorganization, the Trust was funded with both cash and 477 million shares of stock. Under Yanni's financial stewardship, the Trust finalized stock sales, realizing over \$750 million more than the \$13.5 billion funding anticipated at its formation. To date the Fire Victim Trust has paid over \$12.5 billion to claimants.

More broadly, Ms. Yanni is a nationally renowned specialist in claims allocation. Throughout her career, Ms. Yanni has settled or otherwise facilitated allocation and distribution of billions of dollars of settlement funds to claimants across dozens of mass torts. She has served as a Court Appointed neutral in numerous mass torts, including:

- Appointed by the Hon. Dennis Montali to be the Administrator of the \$13.5B Fire Victim Trust, which was created as part of PG&E's bankruptcy settlement. The US Bankruptcy Court approved formation and funding of the Trust to compensate approximately 70,000 victims of the 2015 Butte Fire, 2017 North Bay Fires, and 2018 Camp Fire
- Appointed to be the Administrator of the Wildfire Assistance Program fund on June 5, 2019, by the Hon. Dennis Montali in the matter of *In re: PG&E Corporation and Pacific Gas and Electric Company*, No. 19-30088- DM (Bankruptcy case). The \$105 million-dollar fund was distributed to the victims of the 2017 and 2018 Northern California Wildfires
- Appellate review officer for Takata Airbag Tort Compensation Trust Fund. The \$140 million Trust was established pursuant to a February 2017 criminal plea agreement between the US Department of Justice and Takata to resolve felony charges brought by the government against Takata in connection with the design, manufacture and sale of defective airbag inflators
- Settlement Special Master for the In Re National Prescription Opiate Litigation by The Hon. Dan Polster, US District Court for the Northern District of Ohio

- Special Master for the Abilify MDL by The Hon. M. Casey Rodgers, US District Court for the Northern District of Florida, following the joint recommendation of the plaintiffs and defendants settlement committee
- Mediator/Special Master: Transvaginal Mesh (TVM) Cases. Appointed by The Hon. Joseph Goodwin, Southern District of West Virginia as Special Master to assist settlement and allocation of multiple settlements in the Boston Scientific, Covidien, Coloplast, AMS, and BARD MDLs
- Settlement Special Master for Medtronic Infuse by The Hon. John D. Minton, Kentucky Supreme Court (2016)
- Special Master by The Hon. David A. Katz, US District Court for the Northern District of Ohio, for In re: DePuy Orthopaedics, Inc. ASR Hip Implant Products Liability Litigation
- Settlement and Discovery Special Master by The Hon. Dan Polster, US District Court for the Northern District of Ohio, in Gadolinium Contrast Dyes Product Liability Litigation
- Special Master by The Hon. Richard Kramer, Superior Court of California, San Francisco County by agreement of the parties for the JCCP, Gadolinium Contrast Dyes Product Liability Litigation
- Special Master by agreement of the parties for the St. Jude Riata Lead Wire Medical Device Litigation
- Special Master by agreement of the parties for Kelly v. Xoft, for claims arising out of alleged tungsten migration used in breast cancer treatment
- Special Master by The Hon. Wynne Carvill, Superior Court of California, Alameda County for the Medtronic Infuse Litigation

Ms. Yanni's appointment is anticipated to terminate upon either: (i) termination of the settlement, in the event that Vantage exercises its "Walk-Away Right" as described above, or (ii) a consent judgment entered against Vantage in all cases brought by participating plaintiffs, which the parties anticipate will occur in approximately January 2025.

Consequently, Plaintiffs' Counsel respectfully request that the Court enter the attached [Proposed] Order Appointing Cathy Yanni of JAMS as Allocation Neutral for the Vantage Settlement. Defendant Vantage does not oppose this Motion.

Respectfully,

Dated: July 2, 2024

/s/ Brandt Silver-Korn

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**Admitted Pro Hac Vice into consolidated
lead action*

CERTIFICATE OF SERVICE

I, Brandt Silver-Korn, an attorney, hereby certify that on July 2, 2024, I caused the above and foregoing ***Unopposed Motion to Appoint Cathy Yanni of JAMS as Allocation Neutral of the Vantage Settlement*** to be served by transmitting such document via the Court's electronic filing system to all counsel of record.

/s/ Brandt Silver-Korn